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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/977,552	10/15/2001	Hank E. Millet	031500487DVA	4193	
27572 7590 01/25/2007 HARNESS, DICKEY & PIERCE, P.L.C. P.O. BOX 828			EXAMINER		
			FREAY, CHARLES GRANT		
BLOOMFIELD HILLS, MI 48303			ART UNIT	PAPER NUMBER	
			3746		
SHORTENED STATUTORY	PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
31 DA	AYS	01/25/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

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Office Action Summer		Application No. Applicant(s)		
		09/977,552	MILLET ET AL.	
	Office Action Summary	Examiner	Art Unit	
		Charles G. Freay	3746	
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet wit	h the correspondence addre	ess
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNIC 36(a). In no event, however, may a re vill apply and will expire SIX (6) MONT cause the application to become AB	CATION. Apply be timely filed Output THS from the mailing date of this common than the mailing date of this common than the common that the common than the common than the common than the	
Status				
1)[∑]	Responsive to communication(s) filed on 30 No.	ovember 2006		
		action is non-final.		
3)	Since this application is in condition for allowar		ers prosecution as to the m	arite ie
٠,٢	closed in accordance with the practice under E			161113 13
Dispositi	ion of Claims	m panto quayro, 1000 o.b.	11, 400 0.0. 210.	
	Claim(s) <u>19-22,26-28,30,32-34,48-50 and 52-6</u>	7 is/ore pending in the en-	aliantian	
	4a) Of the above claim(s) is/are withdraw		Dication.	
	Claim(s) is/are allowed.	withoffi consideration.		
	Claim(s) is/are rejected.			
	Claim(s) is/are objected to.			
	Claim(s) <u>19-22, 26-28, 30, 32-34, 48-50 and 52</u>	2-67 are subject to restricti	on and/or alaction requirem	ont.
		are subject to restrict	on and/or election requirem	ient.
	on Papers			
	The specification is objected to by the Examine			
10)[The drawing(s) filed on is/are: a)☐ acce			
	Applicant may not request that any objection to the	-		
🗀	Replacement drawing sheet(s) including the correct			
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached	Office Action or form PTO-	-152.
Priority ι	ınder 35 U.S.C. § 119			
12)	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. §	119(a)-(d) or (f).	
a)	☐ All b)☐ Some * c)☐ None of:			
	1. Certified copies of the priority documents	s have been received.		
	2. Certified copies of the priority documents	s have been received in Ap	pplication No	
	3. Copies of the certified copies of the prior	ity documents have been i	received in this National Sta	age
	application from the International Bureau	ı (PCT Rule 17.2(a)).		
* 5	See the attached detailed Office action for a list	of the certified copies not r	eceived.	
Attachmen	Ne\			
_	e of References Cited (PTO-892)	4) [] -ti	:mman/(PTO 442)	
	e of Draftsperson's Patent Drawing Review (PTO-948)		ummary (PTO-413) /Mail Date	
3) 🔲 Infor	mation Disclosure Statement(s) (PTO/SB/08)	5) D Notice of Inf	formal Patent Application	
Pape	r No(s)/Mail Date	6)	<u>-</u> ·	

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DETAILED ACTION

This office action is in response to the amendment of November 13, 2006. This amendment added new claims which specifically list various variuous data which could be stored in the memory. The claims previously on record included the following data items (which were found and rejected in view of prior art): model number, serial number, refrigeration code for the compressor, oil code for the compressor and (at least one of a pressure limit, a temperature limit and a time limit (a pressure limit and a temperature limit were found). These data elements relate to compressor identification data and are not included in the election requirement.

Election/Restrictions

This application contains claims directed to the following patentably distinct species: species 1-5 are directed to compressor application data, species 1 is application type data, species 2 is application temperature range data, species 3 is refrigerant code data, species 4 is oil code data, species 5 is oil charge data, species 6-26 are directed to compressor control data, species 6 is anti-short cycle time data, species 7 is discharge pressure cut-in data, species 8 is discharge pressure cut-out data, species 9 is discharge pressure sensor option data, species 10 is discharge trip time data, species 11 is discharge multiplier data, species 12 is discharge divider data, species 13 is discharge temperature cut-out data, species 14 is oil add set point data, species 15 is oil stop add set point data, species 16 is oil trip set point data, species 17

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is oil on time data, species 18 is oil off time data, species 19 is oil add period data, species 20 is shake limit data, species 21 is shake count data, species 22 is suction pressure low limit data, species 23 is suction pressure high limit data, species 24 is suction multiplier data, species 25 is suction divider data, species 26 is suction pressure sensor option data, species 27 and 28 are customer information data, species 27 is customer name data, species 28 is customer model number data, species 29-37 are directed to event history data, species 29 is compressor cycles data, species 30 is compressor on-time data, species 31 is discharge pressure trips data, species 32 is discharge temperature data, species 33 is motor trips data, species 34 is oil trips data, species 35 is suction pressure limit trips data, species 36 is shake limit trips data and species 37 is events since cleared data. The species are independent or distinct because the inventions as claimed can have materially different modes of operation, function and/or effect.

Applicant is required under 35 U.S.C. 121 to elect a single disclosed species from each of event history data (species 29-37), customer information data (species 27 and 28), compressor application data (species 1-5), and compressor control data (species 6-26), for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. Currently, claims 52, 19, 20, 26, 30, 32, 33, 34, 48 and 49 are generic.

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Applicant is advised that a reply to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which depend from or otherwise require all the limitations of an allowable generic claim as provided by 37 CFR 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species.

MPEP § 809.02(a).

Applicant is advised that the reply to this requirement to be complete must include (i) an election of a species or invention to be examined even though the requirement be traversed (37 CFR 1.143) and (ii) identification of the claims encompassing the elected invention.

The election of an invention or species may be made with or without traverse. To reserve a right to petition, the election must be made with traverse. If the reply does not distinctly and specifically point out supposed errors in the restriction requirement, the election shall be treated as an election without traverse.

Should applicant traverse on the ground that the inventions or species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the inventions or species to be obvious variants or clearly admit on the

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record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C.103(a) of the other invention.

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Charles G. Freay whose telephone number is 571-272-4827. The examiner can normally be reached on Monday through Friday 8:30 A.M. to 5:30 P.M..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ehud Gartenberg can be reached on 571-272-4828. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Charles & Freay (Primary Examiner Art Unit 3746

CGF January 10, 2007